

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.
08/435,072 05/08	/95 SOMERS	m 70213
·		DIXON, EKAMINER
	15M2/1222	
MARK A MONTGOMERY	CHOOLIV :	ART UNIT PAPER NUMBER
EASTMAN CHEMICAL C PO BOX 511 KINGSPORT TN 37662		1513
KINGSPORT IN 37002		DATE MAILED: 12/22/95
This is a communication from the examiner is COMMISSIONER OF PATENTS AND TRAD	n charge of your application. DEMARKS	
		•
This application has been examined	Responsive to communication filed on	
A shortened statutory period for response to this action is set to expire month(s), days from the date of this letter. Failure to respond within the period for response will cause the application to become abandoned. 35 U.S.C. 133		
Part I THE FOLLOWING ATTACHMENT(S) ARE PART OF THIS ACTION:	
 Notice of References Cited by Ex Notice of Art Cited by Applicant, I Information on How to Effect Draw 	PTO-1449. 4. Notice	e of Draftsman's Patent Drawing Review, PTO-948. e of Informal Patent Application, PTO-152.
Part II SUMMARY OF ACTION		
1. 🕍 Claims/	7 8-20	are pending in the application.
Of the above, claims	8-20	are withdrawn from consideration.
2. Claims		have been cancelled.
3. Claims	<u> </u>	are allowed.
4. 🔀 Claims	1-7	are rejected.
5. Claims		are objected to.
•	are	
7. This application has been filed with	informal drawings under 37 C.F.R. 1.85 which are a	acceptable for examination purposes.
8. Formal drawings are required in res	ponse to this Office action.	
9. The corrected or substitute drawing are acceptable; not acceptable	s have been received on de (see explanation or Notice of Draftsman's Patent	Under 37 C.F.R. 1.84 these drawings Drawing Review, PTO-948).
10. The proposed additional or substitue examiner; disapproved by the e	rte sheet(s) of drawings, filed on examiner (see explanation).	has (have) been approved by the
11. The proposed drawing correction, fil	led, has been □approv	ed; 🗖 disapproved (see explanation).
	aim for priority under 35 U.S.C. 119. The certified serial no; filed on	
	e in condition for allowance except for formal matte Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.	rs, prosecution as to the merits is closed in
14. Other		

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15. The Abstract of the Disclosure is objected to because it contains brackets. Correction is required. See M.P.E.P. § 608.01(b).

- 16. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.
- 17. Applicant's invention is directed a process for coextruding copolymers, accordingly, limitations directed to manipulative steps will be considered germane to the instant question for patentability. It has long been held that to be entitled to weight in method claims, any recited structural limitations therein must affect the method in a manipulative sense, and not amount to the mere claiming of a use of a particular structure. Ex parte Pfeiffer, 1962 C.D. 408 (1961). The herein rejection is made in accordance with the above.
- 18. Applicant's election with traverse of claims 1 7 in Paper No. 7 is acknowledged. The traversal is on the ground(s) that the fact the composition of Group II can be made by a different process than Group I is irrelevant. This is not found persuasive because the restriction is deemed proper for reasons specifically set forth in the requirement and applicant has not shown why such restriction is in error.

The requirement is still deemed proper and is therefore made FINAL.

- 19. The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:
 - A person shall be entitled to a patent unless -(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 20. Claims 1 7 are rejected under 35 U.S.C. \$ 102(b) as being anticipated by McCoskey et al(5041251).

The cited reference teaches the claimed manipulative steps including providing an amorphous copolymer at an extrusion die, coextruding said copolymer, contacting the resulting product with a non-sticky polyolefin, cutting the resulting product and

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coating the product. (col 2, lines 27 - 63. col 4, lines 8 - 16. col 5, lines 11 - 13) Also see claims 1 - 21.

Concerning claims 2 -7, the specific types of article employed in the claimed invention are directed to mere obvious matters of article design/desired choices which are of no patentable consequences to the claimed invention. Additionally, it is submitted that such particular products would have been apparent in the cited reference for reasons therein (see reference).

21. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Somers (5109892), Colombani and Thaler et al are cited of interest to show the state of the art and additionall for their respective teachings as set forth.

22. Crystal Mall 1 Fax Center

A facsimile center has been established in Crystal Mall 1, room 7C11. The hours of operations are Monday through Friday, 8:45 AM to 4:45 PM. This new location should be used in all instances when faxing any correspondence to Group 1500. The Patent Examining Fax Center telecopier numbers are (703) 305-3596 and (703) 305-3612. Use of the new Crystal Mall 1 center will facilitate rapid delivery of materials to the group. The faxing

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of all papers must conform with the notice published in the Official Gazette, 1096 O.G. 30 (November 15, 1989).

23. Any inquiry concerning this communication should be directed to Merrick Dixon at telephone number (703) 308-0013.

EMITHOR J. MYAN OUNERVISORY PATERI EXAMINER GROUF ISL

Merrick Dixon

Group 1500